

FROM: MSGT LOVEJOY (HMDC 2nd FSSG)  
TO: NATURAL RESOURSE / ENVIRONMENTAL DIVISION  
HAZARDOUS MATERIAL/WASTE STORAGE SITES

MAINT BN

902 SOLVENTS  
901 BATT ACID  
1601 LITHIUM BATT  
909

FC 40

1771

RECON/ANGLICO

FC 251 SOLVENTS  
BATT ACID  
LITHIUM BATT

RADIO BN

FC 241 SOLVENT  
BATT ACID

8th ENG

GP 12 SOLVENTS  
SFC 104 BATT ACID  
SFC 102  
FC 200

8th MT

FC 100 SOLVENT  
928 BATT ACID

H&S BN

913 SOLVENT  
1309 BATT ACID  
1605 LITHIUM BATT  
1604  
1871

SUPPLY BN

916 SOLVENT  
915 BATT ACID  
263  
907  
TP457

MEDICAL BN

FC 263 SOLVENT  
BATT ACID

LSBN

FC 120 SOLVENT  
BATT ACID

8th COMM

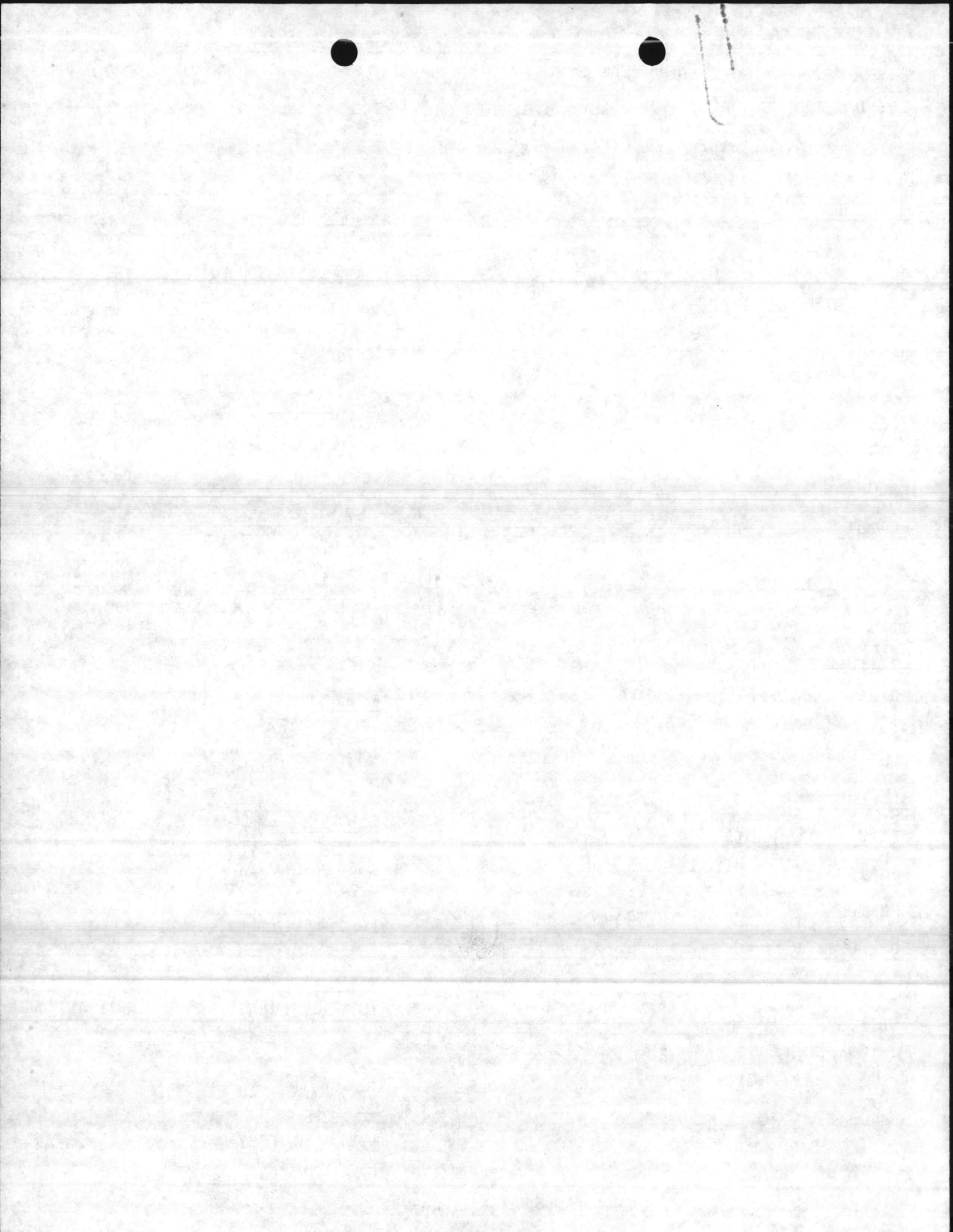
1604 SOLVENT  
1605 BATT ACID  
FC 100 LITHIUM BATT

MSSG

1871 SOLVENT WHEN NOT AFLOAT  
BATT ACID

MSSG

1827 SOLVENT WHEN NOT AFLOAT  
BATT ACID



From: HMDO 2d FSSG

To: MR: Ken Warren

Subj: Names of units in 2d FSSG.

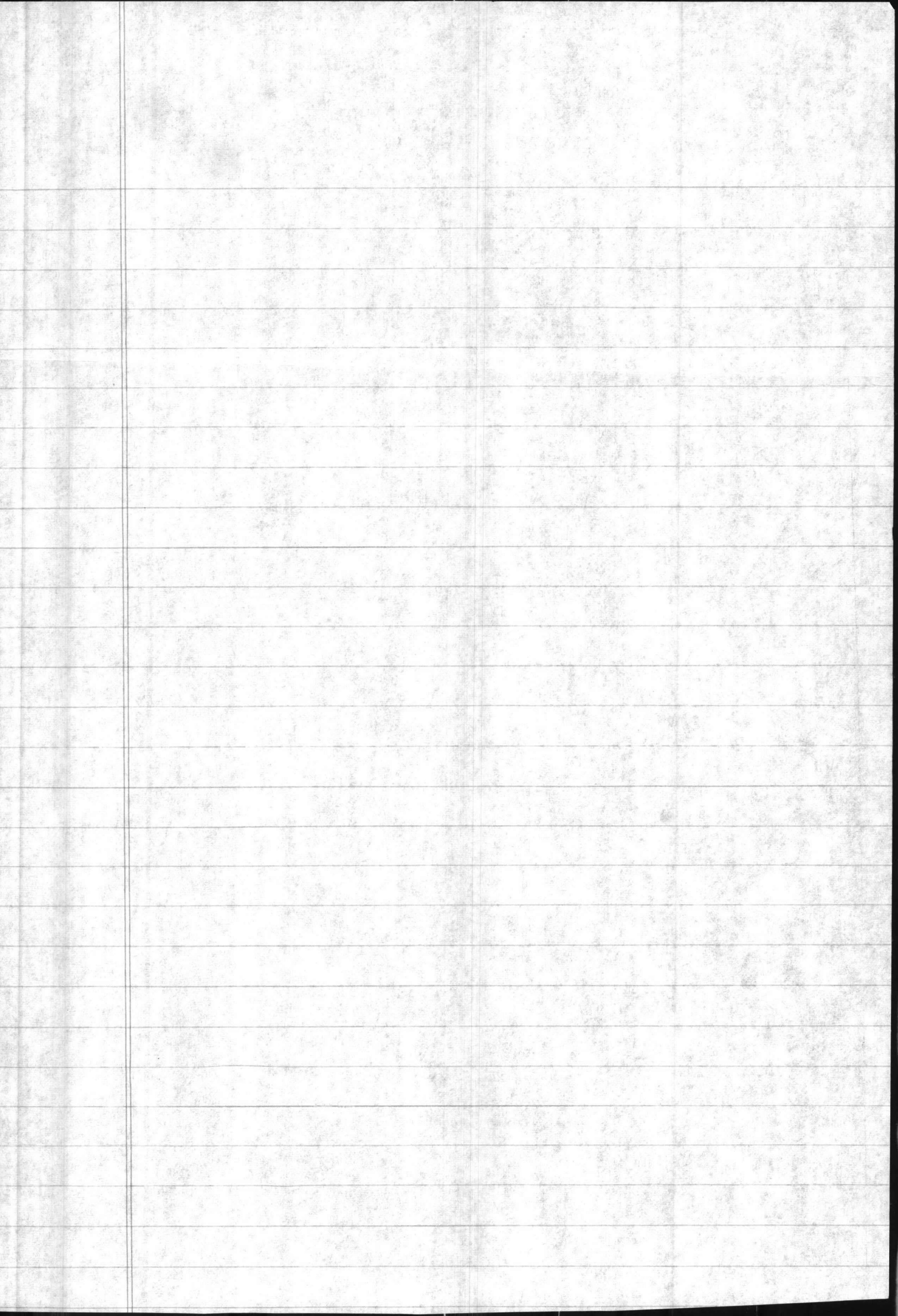
1 The below list of Battalion and Company

Comes under the Command of 2d FSSG.

- A 2d Maint Bn ✓
- B 2d Supply Bn ✓
- C 2d Radio Bn ✓
- D 2d med Bn
- E 2d Dental Bn
- F 8th Comm Bn ✓
- G 8th MT Bn
- H 8th Eng Bn ✓
- I Landing Support Bn
- J H&S Bn.
- K 2d Recon Company
- L 2d Amphib Company ✓

2 provided this HQ G-4 HM/HW a roster of dates and time that you will conduct your HM/HW inspection

Jed M. Loring



Note 1. - The existing battalion order is excellent relative to policies and procedures. However, the HMDO in cooperation with the HMDC needs to evaluate opportunities to minimize the volume and toxicity of HW generated and publish written goals, objectives, and guidelines. (BO 6240.5A)

Note 2. The HMDO is currently conducting weekly inspections of HW accumulation (temporary storage) areas. This is ~~sub~~ excellent, ~~outstanding~~, should be continued and will be considered as the official weekly inspections for state/federal HW regulations.

Note 2

Note 3. No disciplinary action has been taken as of the date of inspection. HMDO uses verbal communications with units to correct discrepancies/violations identified during weekly inspections. The HMDO needs to document discrepancies more adequately during weekly inspections.

~~Note 4. Weekly HMDO insps ~~do not~~ ~~minimally~~ satisfy requirement.~~ ~~Weekly HMDO~~ ~~HMDO's weekly inspections~~

Note 4. Weekly HMDO inspections minimally satisfy requirement. At least quarterly, HMDO should conduct inspections following equivalent form as provided in attachments to this inspection. (B. 5A)

Note 5. Marginally satisfactory. It appears that too many of the discrepancies are hand

Note 1 - The existing data base is excellent relative to injuries and procedures through the HAZOP in cooperation with the HMRD used to evaluate opportunities to enhance the various and variety of the permitted and prohibited activities (see below)

Note 2 - The HMRD is currently conducting a self inspection of the accumulation (temporary storage) areas. This is not a self-inspection, it should be contained and a HMRD considered as the official inspection for safety related requirements.

Note 3 - No discipline action has been taken as of the date of inspection. HMRD uses verbal communications with units to correct discrepancies/violations identified during weekly inspections. The HMRD needs to document discrepancies more thoroughly using the HMRD inspection form.

~~Note 4 - Weekly HMRD inspections are currently being conducted by the HMRD.~~

Note 4 - Weekly HMRD inspections minimally satisfy requirements. At least quarterly HMRD should conduct inspections. Following equivalent forms as provided in Attachment 1 to this inspection. (see page 2-4)

Note 5 - Marginally satisfactory. It appears that to many of the discrepancies are handled informally.

Note 1. The existing battalion order is excellent relative to policies and procedures. However, the HMDO in cooperation with the HMDC needs to evaluate opportunities to minimize the volume and toxicity of HW generated and publish written goals, objectives, and guidelines. (BO 6240.5A)

Note 2. The HMDO is currently conducting weekly inspections of HW accumulation (temporary storage) areas. This is ~~sub~~ excellent, ~~outstanding~~, should be continued and will be considered as the official weekly inspections for state/federal HW regulations.

Note 2

Note 3. No disciplinary action has been taken as of the date of inspection. HMDO uses verbal communications with units to correct discrepancies/violations identified during weekly inspections. The HMDO needs to document discrepancies more adequately during weekly inspections.

Note 4. ~~Weekly HMDO insp~~ ~~HMDO's weekly inspections~~ ~~minimally satisfy requirement.~~ <sup>Weekly HMDO</sup>

Note 4. Weekly HMDO inspections minimally satisfy requirement. At least quarterly, HMDO should conduct inspections following equivalent format as provided in attachments to this inspection. (BO 6240.5A)

Note 5. Marginally satisfactory. It appears that too many of the discrepancies are handled informally

Note 1 - The existing ballroom area is excellent relative to finishes and provides the full HX in cooperation with the HXDC need to evaluate opportunities to increase the volume and capacity of the generated and produced water from the process and buildings. (see 10.2.2)

Note 2 - The HXDC is currently conducting a self inspection of the accumulation (temporary storage) areas. This is not a self-inspection and will be conducted as the official weekly inspections for state/tribal the regulations.

Note 3 - No disciplinary action has been taken as of the date of inspection. HXDC uses verbal communications with units to correct discrepancies/violations identified during weekly inspections. The HXDC needs to document discrepancies more thoroughly during weekly inspections.

~~Note 4 - Weekly HXDC inspections should be conducted on a regular basis.~~

Note 4 - HXDC inspections should be conducted on a regular basis. At least quarterly HXDC should conduct inspections following equivalent forms as provided in Attachment 10. This inspection (see 10.2.2)

Note 5 - Marginally sufficient. It appears that a review of the discrepancies were handled internally.

Note 6.

Note 3

Responsibility for maintaining records has been assigned to the Company level. BO 6240.5A ~~assigns~~ assigns this responsibility to the Battalion HMDO.

Note 4.

HMDC's and HMDO's are relying to heavily upon on-the-job training (OJT). Many HW handlers have not had formal classroom by NREAD. Requests for Training for Key supervisory personnel should be forwarded to HMDC.

Note 8.

If HMDO was maintaining official HW training records (see note 6 above). then current procedures for submitting updated rosters monthly would be more than adequate.

Note 9.

HMDC had not forwarded copies of ~~WID~~ WID(s) to NREAD for technical review. (BO 6240.5A)

Notes  
Responsibility for maintaining records has been assigned to the company level. BC 63402A (2010) assigns this responsibility to the Battalion HMD.

Notes  
HMD's and HMD's are relying to heavily upon on the job training (OJT) when the handlers have not had formal classroom or NREAD. Procedures for training of HMD's and HMD's are to be written to HMD's.

Notes  
If HMD was maintaining official HMD training records (see note above) then current procedures for submitting updated roster monthly would be more than adequate.

Notes  
HMD's had not forwarded copies of ~~WIA~~ WIDA to NREAD for technical review. (BC 63402A)

6240  
NREAD  
APR 20 1987

From: Commanding General, Marine Corps Base, Camp Lejeune  
To: Commanding General, 2d Force Service Support Group,  
Camp Lejeune

Subj: HAZARDOUS WASTE (HW) COMPLIANCE INSPECTIONS OF 2D FORCE  
SERVICE SUPPORT GROUP ORGANIZATIONS

Ref: (a) 8th Engineers Support Battalion HW inspection of  
24 Mar 87  
(b) 2d Supply Battalion HW inspection of 24 Mar 87  
(c) 8th Communication Battalion HW inspection of 25 Mar 87  
(d) 2d Maintenance Battalion HW inspection of 26 Mar 87  
(e) BO 6240.5A  
(f) CG/MCB 291625Z Oct/86

*JAA*  
*Encl*

1. References (a) - (d) were conducted by Base Environmental personnel in accordance with references (e) and (f). It should be noted that no violations of Environmental Protection Agency regulations described in reference (e) were observed during references (a) - (d).

2. It is recommended that Hazardous Material Disposal Officers for each of the above organizations, closely monitor hazardous waste management activities, and ensure that newly assigned personnel involved in HW management, are provided training required by reference (e).

3. Point of contact for this matter is Mr. Danny Sharpe, NREAD, extensions 2083/1690.

T. J. DALZELL  
By direction

Writer/Typist Warren/Quanosta  
Date Typed 17 Apr 87  
Word Processor Number campinsp

APR 20 1987

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Date Typed \_\_\_\_\_  
Writer/Typist \_\_\_\_\_

NREAD

6240  
NREAD  
MAR 18 1987

From: Commanding General, Marine Corps Base, Camp Lejeune  
To: Commanding General, 2d Force Service Support Group, Marine Corps Base, Camp Lejeune  
Subj: HAZARDOUS WASTE MANAGEMENT COMPLIANCE INSPECTIONS; RESULTS OF  
Ref: (a) BO 6240.5  
(b) CG MCB 2916252 Oct 86  
Encl: (1) Hazardous Waste Management Compliance Inspection Report for 2d LOGSPTBN, 2d FSSG of 2 Mar 87  
(2) Hazardous Waste Management Compliance Inspection Report for 2d FORECONCO, 2d FSSG of 3 Mar 87  
(3) Hazardous Waste Management Compliance Inspection Report for 2d ANGLICO, 2d FSSG of 3 Mar 87  
(4) Hazardous Waste Management Compliance Inspection Report for 2d RABDN, 2d FSSG of 5 Mar 87

*1028*  
*Encl*

1. The subject inspections were conducted by Base environmental personnel in accordance with references (a) and (b). Enclosures (1) through (4) provide findings, recommendations and supporting information relative to the subject inspections. It should be noted that discrepancies cited in enclosures (1) & (4) are violations of Environmental Protection Agency regulations described in reference (a).
2. During the subject inspection, it was mutually agreed that violations cited in enclosure (1) would be corrected within fifteen calendar days from the date of this letter. Addressee should immediately notify the Commanding General, Marine Corps Base, Attn: AC/S, Facilities, of any discrepancy which cannot be corrected within the stated time frame. A reinspection will be conducted by Base environmental personnel in cooperation with the Hazardous Material Disposal Coordinator (HMDC), Facilities and Safety, G-4, 2d FSSG.
3. Appendix B of each enclosure except for enclosures (2) and (3), which are appendix A, lists the currently authorized HW generation and storage (accumulation for less than 90 days). Addressee is requested to notify this command in writing, attention AC/S, Facilities, of any sites that have been omitted or if there are additional sites required.
4. Point of contact for this matter is Mr. Danny Sharpe, ext. 2083/1690.

T. J. DALZELL  
By direction



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MAR 2 1987

4384

6240  
NREAD  
JAN 13 1987

From: Commanding General, Marine Corps Base, Camp Lejeune  
To: Commanding General, 2d Force Service Support Group,  
Marine Corps Base, Camp Lejeune

Subj: HAZARDOUS WASTE MANAGEMENT COMPLIANCE INSPECTION; RESULTS OF

Ref: (a) BO 6240.5  
(b) CG MCB 291625Z Oct 86

Encl: (1) Hazardous Waste Management Compliance Inspection Report  
for 2d Maintenance Battalion, 2d FSSG of 6 Jan 87  
(2) Reference cited  
(3) Location of authorized HW Generation and Handling Sites

1. The subject inspection was conducted by Base environmental personnel in accordance with references (a) and (b). Enclosures (1) through (3) provide findings, recommendations and supporting information relative to the subject inspections. It should be noted that discrepancies cited in enclosure (1) are violations of Environmental Protection Agency regulations described in reference (a).

2. During the subject inspection, it was mutually agreed that violations cited in enclosure (1) would be corrected within fifteen calendar days from the date of this letter. Addressee should immediately notify the Commanding General, Marine Corps Base, Attn: AC/S, Facilities, of any discrepancy which cannot be corrected within the stated time frame. A reinspection will be conducted by Base environmental personnel in cooperation with the Hazardous Material Disposal Coordinator (HMDC), Facilities and Safety, G-4, 2nd FSSG.

3. Enclosure (3) lists the currently authorized HW generation and storage (accumulation for less than 90 days). Addressee is requested to notify this command in writing, attention AC/S, Facilities, of any sites that have been omitted or if there are additional sites required.

4. Point of contact for this matter is Mr. Danny Sharpe, ext. 2083/1690.

T. J. DALZELL  
By direction

Writer/Typist Quynh / Quynh  
Date Typed 12 Jan 87  
Word Processor Number Inspect/ps/16

1981

Word Processor Number: 17-10-81  
Date Typed: 17-10-81  
Written by: [Signature]



UNITED STATES MARINE CORPS  
MARINE CORPS BASE  
CAMP LEJEUNE, NORTH CAROLINA 28542

IN REPLY REFER TO  
6240  
NREAD

From: Commanding General, Marine Corps Base, Camp Lejeune  
To: Commanding General, 2d Force Service Support Group,  
Marine Corps Base, Camp Lejeune

Subj: HAZARDOUS WASTE MANAGEMENT COMPLIANCE INSPECTIONS; RESULTS OF

Ref: (a) BO 6240.5  
(b) CG MCB 291625Z Oct 86

Encl: (1) Hazardous Waste Management Compliance Inspection Report  
for 8th Eng Bn, 2d FSSG of 4 Dec 86  
(2) Hazardous Waste Management Compliance Inspection Report  
for 2d Supply Bn, 2f FSSG of 11 Dec 86  
(3) Hazardous Waste Management Compliance Inspection Report  
for 8th Comm Bn, 2d FSSG of 17 Dec 86

1. The subject inspections were conducted by Base environmental personnel in accordance with references (a) and (b). Enclosures (1) through (3) provide findings, recommendations and supporting information relative to the subject inspections. It should be noted that discrepancies cited in enclosure (1) - (3) are violations of Environmental Protection Agency regulations described in reference (a).
2. During the subject inspection, it was mutually agreed that violations cited in enclosure (1) would be corrected within fifteen calendar days from the date of this letter. Addressee should immediately notify the Commanding General, Marine Corps Base, Attn: AC/S, Facilities, of any discrepancy which cannot be corrected within the stated time frame. A reinspection will be conducted by Base environmental personnel in cooperation with the Hazardous Material Disposal Coordinator (HMDC), Facilities and Safety, G-4, 2nd FSSG.
3. Appendix B of each enclosure lists the currently authorized HW generation and storage (accumulation for less than 90 days). Addressee is requested to notify this command in writing, attention AC/S, Facilities, of any sites that have been omitted or if there are additional sites required.
4. Point of contact for this matter is Mr. Danny Sharpe, ext. 2083/1690.

T. J. DALZELL  
By direction

